•	•		03-6	21-23	KW.TKEC/20	
1	IN TH	E U STATES	PATENT AND	TRADEMARK	CE <u>PATENT</u> APPLICATION //	
	In re: PATENT APPLICATION	N of:	Group Art I			
	Inventor(s): Peter C. Chen		Examiner:	Dung C. Din	n   PCTEL-3206-1C	
	Appln. No.: 09	030,710	Atty. Dkt.	P 0302131		
	Series Code ↑	Serial No. 个		<u>M#</u>	Client Ref	
	Filed: 2/25/98		R	DO NOM HOE FO	D DDOMICIONAL	
	Title: Communications Interfac		RCE		R PROVISIONAL,	
	Avoidance Using a Softw	vare Simulation of	E	DIVISIONAL, CI	OR REEXAMINATION OF	
	UART		4	PATENTS	OK REEAAMINATION OF	
		/	<i>(3)</i>	TATENTO		
	Hon. Commissioner of Patents	MAR 2	7 2003 🖫	Date:	March 27, 2003	
	Washington, D.C. 20231	A	2	Duit.		
	Washington, 2.0. 2023	K.	.8			
	Sir:	TRAD	MARIN	•		
	REQUEST FOR CONTINUED EXAMINATION (RCE) UNDER RULE 114 RECEIVED					
	Please continue the exa	amination of this app	lication,		APR 0 2 2003	
Γ	PREREQUISITES  Technology This application was filed on/after June 8, 1995, is not abandoned, and no court action has been filed, o					
	filed, it has been terminated.				it delicit has been med, of it	
	· · · · · · · · · · · · · · · · · · ·	n issue fee has not been paid (unless a petition under Rule 313(c)(2) is also being filed see item 4 below).				
.	Prosecution has been					
		ng action must be enclosed or previously filed.				
	This application is entitled und	of any allowance plus a new				
	This application is entitled under Rule 114 to withdrawal of any outstanding finality or of any allowance plus a n action by the Examiner. Consideration on the merits of each submission (e.g., IDS, Amendment, new arguments, evidence, but not appeal/reply briefs themselves) filed herewith is respectfully requested.  Please consider the following before the next Official Action:					
			e Amendment f	iled		
	2.   The enclosed new Amendment					
	<ul> <li>3.  Consider the arguments in the appeal brief filed and reply brief filed</li> <li>4.  The issue fee has been paid, but this RCE is based on Rule 313(c)(2). See enclosed petition.</li> <li>5.  The enclosed Information Disclosure Statement</li> </ul>					
ĺ						
ŀ						
			Cited Appln		ign Search Report/OA	
		D-1449			Documents	
	6. Please suspend action u	inder Rule 103(c) to	r a period of	months (3 mos. Ma	ax) for which charge the	
	required \$130 fee (fee c 7. Petition is hereby made to ext				1 mo) \$110/\$55	
	date this Request is filed. A c				2 mos) \$410/\$205 +410	
	PLEASE CHARGE the requ				mos) \$930/\$465	
ŀ	8. PLEASE CHARGE the R	tule 17(e) (RCE) fili	ng fee of 🔯 \$	750 (lg. ent.) \( \sigma \)	•	
}	deficiency and any other fe			NOTE: Rule 17	7(e) filing fee Cannot be deferred!	
İ	Account No. 03-3975 unde				EE REQUIRED unless you are	
04/01/200		9030710 C			by box 2 Amendment in which case	
01 FC:180	750.00 CH	D'11 1 377' -1	É D	COVEL UIIS WIUT	1731-1 <b>40.</b>	
02 FC:125		Pillsbury Winthr		•		
		Intellectual Prop	erty Group			
	P.O. Box 10500	By Atty: Ar	and Sethuraman	1 Re	eg. No. <u>43,351</u>	
	McLean, VA 22102		$\bigcap$	<del></del>		
		Sig:		Fa	x: (703) 905-2500	

NOTE: File this Request (plus enclosures, if any) in duplicate and with PTO receipt (PAT-103A)

(650) 233-4734

Tel:

(703) 905-2000 Atty/Sec: AS/mee